

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

Case No.: 22-61553-WPD

CRUZ VALDIVIESO FIGUERA,

Plaintiff,

v.

ALL VIP CARE, INC., et. al.

Defendants.

ORDER ON MOTION TO WITHDRAW

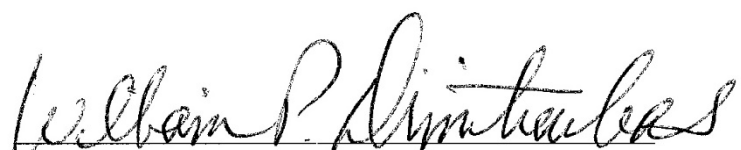
THIS CAUSE is before Attorney Elizabeth Perez Esq.'s Motion to Withdraw as Attorney for Defendants **ALL VIP CARE, INC.** and **LIZ VELAZQUEZ MCKINNON**. [DE 210]. The Court deferred ruling on the Motion [DE 210] until March 10, 2025 to allow Defendants to file objections to the Motion. The Court notes Elizabeth P. Perez, Esq.'s compliance with the Courts Order at [DE 215]. *See* [DE 216]. However as of the date of this Order, Defendants have not filed any objections in the record to [DE 210].

Accordingly, it is hereby **ORDERED AND ADJUDGED** as follows:

1. The Motion to Withdraw [DE 210] is **GRANTED**.
2. Perez Legal Group lawyers are relieved of any further responsibility in this case;
3. It is a well-settled principle of law that a corporation cannot appear *pro se* and must be represented by counsel. *See Palazzo v. Gulf Oil Corp.*, 764 F.2d 1381, 1385-1386 (11th Cir. 1985), *cert. denied*, 474 U.S. 1058 (1986); *National Independent Theater Exhibitors, Inc. v. Buena Vista Distribution Company*, 748 F.2d 602, 609 (11th Cir. 1985), *cert. denied* 471 U.S. 1056 (1985).

4. Accordingly, Defendant ALL VIP CARE, INC. is required to obtain new counsel to file an appearance in the record by **March 24, 2025**.
5. Failure to obtain new counsel may result in any post judgment motions being decided adversely against ALL VIP CARE, INC. by default.

DONE and ORDRED in Chambers at Fort Lauderdale, Broward County, Florida this 13th day of March, 2025.



WILLIAM P. DIMITROULEAS
United States District Judge

Copies furnished:
All counsel of record